

EPA Region 5 Records Ctr.



356908

USEPA Number: I4 757 0024 177 IEPA Number: 163 0 1000 15

Region: S (V) Date of Inspection: 01, 21, 86 (W) Time: (From) 1:30 (To) 3:15

F/U 05/08/85 (Date of Initial Inspection)

(X) Weather Conditions: $\approx 70^\circ$ sunny dry

[illegible]

(AA) Preparer Information

Name

Tom POWELL

Agency/Title

IEPA / EPS

Telephone

618/345-4606

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TOTAL Class I's & II's

REMARKS

Use this section to briefly describe site activities observed at the time of the inspection. Note any possible violations of Interim Status Standards.

On January 21, 1986, a follow-up inspection was conducted at the subject facility. Mike Grant and this writer were present representing the Agency, while Scott AFB was represented by Lt. Paul Munnell, the Base Environmental Coordinator. This follow-up visit was the result of a 5/8/85 initial inspection.

The purpose of this visit was to determine if compliance had been achieved for the following violations:

Section 725.115(a)
Section 725.115(b)
Section 725.115(d)
Section 725.116(a)
Section 725.116(d)
Section 725.153
Section 725.173
Section 725.212(a)
Section 725.274

In a September 18, 1985 letter from Mark Haney to Colonel Ashdown, Base Civil Engineer, a compliance schedule was proposed. The Agency requested a response to confirm the schedule, however, none was received; Agency interpretation to the "non-response" was that Scott AFB had accepted the compliance schedule.

The above violations were given a compliance date of December 1985. (Other violations are outstanding, however, a second follow-up inspection is scheduled for February 1986.)

On this visit, the following violations were resolved:

Section 725.115(a)
Section 725.115(b)
Section 725.115(d)
Section 725.173
Section 725.212(a)
Section 725.274
Section 725.153**

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**It was decided by FOS-Collinsville personnel that Section 725.153: Copies of Contingency plans would not have to be sent outside of the Base. Scott maintains its own fire and police departments. Scott also has its own hospital. Copies of Contingency plans are sent to these locations.

Violation of Sections 725.116(a) and (d) are partially resolved in that training has started, however, not all of the personnel assigned to the aqua yard or the generating areas have been trained. Lt. Munnell was told we expect all persons assigned to the yard to be trained by the next follow-up visit. Until training is complete for all required personnel, the violation will remain.

REMARKS
(cont.)

The contingency plan is presently under revision. Site specific contingency plans for each of the generation/accumulation points have not yet been drafted. Lt. Munnell was told that we expect the plant wide contingency plan as well as the site specific plans to be finalized by the next follow-up site visit.

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